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# UNITED STATES BANKRUPTCY COURT FOR NEW YORK SOUTHERN BANKRUPTCY COURT

In re: Delphi Mechatronics

Systems

Chapter 11

Case Nos. 05-44481

Claim No.

Debtor.

### NOTICE OF TRANSFER OF CLAIM PURSUANT TO FRBP RULE 3001(e)(1)

1. TO:	FLEETCOR TECHNOLOGIES	("Transferor")
	[TRANSFEROR NAME & ADDRESS]	
	PO BOX 11407	·
and the managers of the state of	BIRMINGHAM, AL 352460975	
	take notice of the transfer of \$_4,098.74 of all applicable interest, fees and expenses related	•
Ciaiii )	Transfer \$4,098.74 to:	
	Madison Niche Opportunities, LLC	("Transferee")
	[TRANSFEREE NAME & ADDRESS]	
	6310 Lamar Ave	
	Suite 120	
	Overland Park, KS 66202	

No action is required if you do not object to the transfer of your claim.

Doyle Clark

Madison Liquidity Investors, LLC.

(800) 896-8913

#### Madison Liquidity Investors, LLC.

6310 Lamar Ave, Suite 120 Overland Park, KS 66202 Phone: (800) 896-8913 Fax: (913) 982-5039

May 18, 2007

Kathleen Farrell New York Southern Bankruptcy Court 1 Bowling Green Floor 6 New York, NY 10004-1415

**RE: Delphi Mechatronics Systems** 

Buyer: Madison Niche Opportunities, LLC

Enclosed please find an Evidence of Transfer of Claim form properly executed, with all supporting documents, by the registered claimant for the purpose of completing the transfer from the claimant to Madison Liquidity Investors, LLC.

Name:

FLEETCOR TECHNOLOGIES PO BOX 11407 BIRMINGHAM, AL 352460975

Social Sec. No./Tax ID: 721074903

#### **Request for Confirmation of Transfer**

When transfer is completed, please complete the items below and return in the return envelope provided or by fax at (913) 982-5039.

Claim am	ount tr	ansf	erred:					,		
Effective of Madison I			usfer to: nvestors, LLC	. :			•			
Effective:	date	of	distribution	address	change	to	Madison	Liquidity	Investors,	LLC
Verified b	y (trar	ısfer	agent):							
Transfer A	Agreen	nent	Number: 103	914313						

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May 14, 2007

- All representations, warranties, covenants and agreements contained herein shall survive the execution and delivery of this Agreement and shall inure to the benefit of the successors, assigns, or affiliates of each party hereto. Buyer may assign all or any part of this Agreement without the consent of Seller or any other person or entity. This Agreement, together with any Exhibits attached hereto, constitutes the parties' entire integrated agreement, and is a complete merger of all previous offers, counteroffers, negotiations, agreements and communications of any type or any nature between Buyer and Seller, or any of their agents. Each party submits to the jurisdiction of the federal or state courts located in the City and County of New York, State of New York and agrees that any litigation relating to this Agreement shall be brought only in such courts and also hereby irrevocably waives any defense of improper venue or forum non conveniens to any such action brought in such courts. This Agreement shall be governed by, and construed and enforced in accordance with, the substantive laws of the State of New York, without application of the conflict of laws principles thereof. EACH PARTY HERETO FURTHER IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT THAT IT MAY HAVE TO TRIAL BY JURY OF ANY ACTION HEREUNDER. Each party hereto consents to service of process by certified mail at its address listed above. Buyer will be entitled to recover from Seller all costs and expenses it incurs, including fees and expenses incurred in the collection process as well as reasonable lawyers' fees and costs at trial and on appeal, in recovering any amounts due Buyer from Seller under this Agreement. This Agreement may be executed in any number of counterparts, each of which, when so executed and delivered, shall be an original, but all of which together constitute one and the same instrument. Each party hereto irrevocably waives the benefit of any rule of contract construction which
- 11. SELLER HEREBY WAIVES ANY NOTICE REQUIREMENT IMPOSED BY BANKRUPTCY RULE 3001(e) AND ANY SUCCESSOR PROVISION, AND CONSENTS TO THE IMMEDIATE SUBSTITUTION BY THE COURT OF BUYER FOR SELLER FOR ALL PURPOSES IN THE CASE, INCLUDING, WITHOUT LIMITATION, FOR VOTING AND DISTRIBUTION PURPOSES WITH RESPECT TO THE CLAIM. SELLER AND BUYER AGREE THAT BUYER MAY FILE THIS AGREEMENT, THE EVIDENCE OF TRANSFER OF CLAIM OR OTHER APPROPRIATE NOTICE WITH THE COURT PURSUANT TO FEDERAL RULE OF BANKRUPTCY PROCEDURE 3001(e) AND ANY SUCCESSOR PROVISION. IN WITNESS WHEREOF, Seller has executed this Agreement by its duly authorized representative as of the Effective Date.

SELLER: FLEETCOR TECHNOLOGIES
By (Signature):
Name: JOHN JELWEK Title: CHIEF RISK VFRCEN
Title: CHIEF RISK VFACEN
Telephone: 770 - 246 - 5703
Tax ID#: 721074903
Email: JOHN, JEZINEKO FLEETCOR COM
AAT#: 103914313
Contact ID: 2890074
BUYER: MADISON LIQUIDITY INVESTORS, LLC
By: (terre Con
(signature)
Dexie Clask

(print)